MEMORANDUM ENDORSED

EMERY CELLI BRINCKERHOFF ABADY WARD & MAAZEL LLP

JONATHAN S. ABADY MATTHEW D. BRINCKERHOFF ANDREW G. CELLI, JR. RICHARD D. EMERY DEBRA L. GREENBERGER DIANE L. HOUK DANIEL J. KORNSTEIN JULIA P. KUAN HAL R. LIEBERMAN ILANN M. MAAZEL KATHERINE ROSENFELD ZOE SALZMAN SAM SHAPIRO EARL S. WARD O. ANDREW F. WILSON

ATTORNEYS AT LAW 600 FIFTH AVENUE AT ROCKEFELLER CENTER 10th floor NEW YORK, NEW YORK 10020

> Tel: (212) 763-5000 FAX: (212) 763-5001 www.ecbawm.com

ERIC ABRAMS NAIRUBY L. BECKLES MARISSA BENAVIDES DAVID BERMAN NICK BOURLAND DANIEL M. EISENBERG SARA LUZ ESTELA ANDREW K. JONDAHL SANA MAYAT HARVEY PRAGER VIVAKE PRASAD MAX SELVER EMILY K. WANGER

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7/24/2023

USDC SDNY

DOCUMENT

DATE FILED:

VASUDHA TALLA

July 24, 2023

Via ECF

The Honorable Gregory H. Woods United States District Judge **United States Courthouse** 500 Pearl Street New York, New York 10007-1312

Re:

Kasselakis v. Tiptree Inc. et al., 1:23-cv-2756 (GHW) (SA)

Dear Judge Woods:

We represent Plaintiff in the above-captioned matter and write with Defendants' consent to request a two-week extension of the deadline for Plaintiff to respond to Defendants' premotion letter regarding their proposed motion to dismiss the First Amended Complaint. Dkt. 35. Similarly, we request with Defendants' consent a two-week adjournment of the conference scheduled to discuss this motion and the parties' proposed revised Civil Case Management Plan. Dkt. 37. The reason for this extension is to allow the undersigned, who will be appearing at the conference on behalf of Plaintiff, to attend to an unexpected family matter.

Respectfully submitted,

EMERY CELLI BRINCKERHOFF ABADY WARD & MAAZEL LLP

/s/ Daniel M. Eisenberg Daniel M. Eisenberg 600 Fifth Avenue, 10th Floor New York, New York 10020

Counsel to Plaintiff
Application granted. The teleconference scheduled for July 27, 2023 is adjourned to August 8, 2023 at 2:00 p.m. The parties are welcome, but not required, to file a revised proposed case management plan that accounts for this extension. Plaintiff is not required to file a response to Defendants' request for a pre-motion conference. If Plaintiff wishes to file such a letter, it must be filed no later than August 4, 2023.

The Clerk of Court is directed to terminate the motion pending at Dkt. No. 38. SO ORDERED.

Dated: July 24, 2023 New York, New York

GŘEĠĠŔŊH. WOODS United States District Judge